

WHAT IS CLAIMED IS:

1. A method for developing an inventive idea comprising the steps of:

 creating a subscriber list, said subscriber list comprised of subscriber records, each of said subscriber records having at least a subscriber name, subscriber contact information, and subscriber qualifications;

 receiving a proposal of an inventive idea by an initial inventor, said patent proposal including desired co-inventor qualifications;

 creating a set of desired co-inventor qualifications;
and

 creating a pool of co-inventors by searching for subscriber records in the subscriber list with subscriber qualifications matching the desired co-inventor qualifications.

2. The method as recited in claim 1 further comprising the steps of:

 contacting subscribers in the pool of co-inventors to inform said subscribers of the inventive idea proposal; and

providing a forum for the pool of co-inventors and the initial inventor to communicate and to further develop the inventive idea proposal.

5 3. The method as recited in claim 1 wherein the subscriber list is maintained as a computer database.

10 4. The method as recited in claim 1 wherein the inventive idea proposal is transmitted over a network, said network including at least a terminal used by the initial inventor and a receiving terminal for receiving the inventive idea proposal.

15 5. The method as recited in claim 1 wherein the step of creating a pool of co-inventors is performed by an Inventive Idea Proposal Server.

20 6. The method as recited in claim 2 wherein the step of contacting subscribers is performed over a network, said network having subscriber terminals, each of said subscriber terminals being connected to said network and accessible by one or more subscribers in the pool of co-inventors.

INVENTIVE IDEA PROPOSAL FORUM

7. The method as recited in claim 2 wherein the step
of providing a forum is performed over a network by an
Inventive Idea Proposal Forum Server, said network having
5 subscriber terminals, each of said subscriber terminals
being connected to said network and accessible by one or
more subscribers in the pool of co-inventors.

8. The method as recited in claim 7 wherein the step
10 of providing a forum further comprises:
 providing at least one web page as the forum of the
initial inventor and the pool of co-inventors;
 wherein a web page is a file viewable in a World Wide
Web browser; and
15 wherein the Inventive Idea Proposal Forum Server acts
as web server for said at least one web page.

9. The method as recited in claim 1, wherein the
step of creating a subscriber list comprises:
20 contacting, by an individual on a network, a
Subscriber Database;
 creating a subscriber record for the individual on the
Subscriber Database;

RECEIVED
DEPT. OF COMMERCE
PATENT AND TRADEMARK OFFICE
JULY 1 1997

inputting, by the individual, information including,
but not limited to, name, contact information, and
qualifications into the subscriber record; and
storing the subscriber record on the Subscriber
Database.

5

10. The method as recited in claim 1, wherein the
step of creating a subscriber list comprises:

10

establishing non-subscriber criteria;
using said non-subscriber criteria to select
individuals;
creating non-subscriber records for said selected
individuals, each of said non-subscriber records containing
information about a selected individual; and
15 maintaining said non-subscriber records on a non-
Subscriber Database.

15

11. The method as recited in claim 10, further
comprising the step of:

20

adding individuals to the created pool of co-inventors
by searching said non-Subscriber Database for non-
subscribers that match desired co-inventor qualifications.

002140-0001-0001

12. The method as recited in claim 1, wherein each subscriber record includes a confidentiality level associated with the subscriber.

5 13. The method as recited in claim 12, wherein the step of creating a set of desired co-inventor qualifications comprises the step of:

establishing a confidentiality level for the inventive idea proposal;

10 wherein said confidentiality level is used to eliminate a subscriber from the pool of co-inventors if the confidentiality level of the subscriber does not meet the confidentiality level of the inventive idea proposal.

15 14. A system for developing an inventive idea comprising:

 a network;

 an Inventive Idea Proposal Server for receiving an inventive idea proposal over the network, and for creating a pool of co-inventors from a group of subscribers;

 a terminal for transmitting an inventive idea proposal to the Inventive Idea Proposal Server over the network; and

DRAFT - 2000-0204

a Subscriber Database for storing subscriber records,
each of said subscriber records having at least a
subscriber name, subscriber contact information, and
subscriber qualifications;

5 wherein said inventive idea proposal includes
qualifications desired in a co-inventor; and
 wherein the Inventive Idea Proposal Server creates the
 pool of co-inventors by matching the desired subscriber
 qualifications with subscriber records having similar
10 subscriber qualifications.

15. The system as recited in claim 14, wherein the
Inventive Idea Proposal Server sends a message to the pool
of co-inventors over the network, said message informing
each subscriber in the pool of co-inventors of the
15 inventive idea proposal.

16. The system as recited in claim 14, wherein the
Inventive Idea Proposal Server creates an inventive idea
20 proposal file from the inventive idea proposal, said
 inventive idea proposal file including the inventive idea
 proposal, a list of members of the pool of co-inventors,

and data generated by the initial inventor and the pool of co-inventors.

17. The system as recited in claim 16, wherein the
5 Inventive Idea Proposal Server further comprises:

a means by which an inventor group can access the inventive idea proposal file over the network; and

a means by which the inventor group can add data to the inventive proposal file over the network;

10 wherein the inventor group comprises the initial inventor and the pool of co-inventors.

18. The system as recited in claim 16, further comprising:

15 an Inventive Idea Proposal Web Server for providing at least one web page which is accessible over the network, said at least one web page comprising a means by which an inventor group can access the inventive idea proposal file over the network and a means by which the inventor group
20 can add data to the inventive idea proposal file over the network;

wherein the inventor group comprises the initial inventor and the pool of co-inventors; and

DRAFT
09/02/2000

wherein a web page is a file viewable in a World Wide Web browser.

19. The system as recited in claim 14, further comprising:

a terminal for transmitting, by an individual on the network, subscriber information over the network to the Subscriber Database;

wherein at least one subscriber record is created from the subscriber information.

20. The system as recited in claim 14, further comprising:

a non-Subscriber Database for storing non-subscriber records, each of said non-subscriber records corresponding to an individual, each of said individuals being selected using said non-subscriber criteria to select individuals.

21. The system as recited in claim 20, wherein the Inventive Idea Proposal Server adds individuals to the created pool of co-inventors by searching said non-Subscriber Database for non-subscribers that match desired co-inventor qualifications.

00000000000000000000000000000000

22. The system as recited in claim 14, wherein each subscriber record includes a confidentiality level associated with the subscriber.

5

23. The system as recited in claim 22, wherein the Inventive Idea Proposal Server uses confidentiality levels in subscriber records to eliminate subscribers whose confidentiality level does not meet a confidentiality level 10 of the inventive idea proposal.

24. A method for at least two inventors to negotiate for the rights in a patent draft, said patent draft embodying an invention jointly created by said at least two inventors, comprising the steps of:

- a) soliciting bids from a pool of potential co-inventors;
- b) receiving bids from the pool of potential co-inventors;
- c) determining whether to accept any of the received bids;
- d) offering counter-bids to members of the pool of potential co-inventors whose bids were not accepted;

PCT/US2002/020200

e) receiving responses to the offered counter-bids;

f) determining whether to accept any of the responses; and

5 g) repeating steps (a)-(f) until a list of co-inventors is acceptable;

wherein a right in a patent draft is any present or future interest or benefit from said patent draft; and

10 wherein, when a bid, counter-bid, or response of a member of the pool of potential co-inventors is accepted, the member is removed from the pool of potential co-inventors and placed on the list of co-inventors.

25. The method as recited in claim 24, wherein steps (a), (b), (d), (e) are performed by a Rights Negotiation Server over a network, said network being connected to terminals accessible by the pool of potential co-inventors.

20 26. The method as recited in claim 24, wherein steps (c) and (f) are performed by a heuristic computer program.

27. The method as recited in claim 24, wherein steps (c) and (f) are performed by an initial inventor, said

initial inventor being one of the at least two inventors and having originated a proposal for the patent draft.

28. The method as recited in claim 24, wherein steps
5 (c) and (f) are performed before drafting the patent draft.

29. The method as recited in claim 24, wherein steps
(c) and (f) are performed after drafting the patent draft.

10 30. A system for at least two inventors to negotiate for the rights in a patent draft, comprising:

a Rights Negotiation Server for soliciting bids from a pool of potential co-inventors, for receiving bids from the pool of potential co-inventors, and for receiving responses
15 to counter-bids; and

a network connecting the Rights Negotiation Server with at least one terminal accessible by the pool of potential co-inventors;

wherein a right in a patent draft is any present or
20 future interest or benefit from said patent draft; and

wherein, when a bid, counter-bid, or response of a member of the pool of potential co-inventors is accepted,

RECEIVED
SEARCHED
INDEXED
MAILED

the member is removed from the pool of potential co-inventors and placed on the list of co-inventors.

31. The system as recited in claim 30, wherein a
5 heuristic computer program determines if a bid or a response to a counter-bid is acceptable and generates counter-bids.

32. The system as recited in claim 30, wherein an
10 initial inventor determines if a bid or a response to a counter-bid is acceptable and generates counter-bids, said initial inventor being one of the at least two inventors and having originated a proposal for the patent draft.

15 33. The system as recited in claim 30, wherein said Rights Negotiation Server solicits bids from a pool of potential co-inventors, receives bids from the pool of potential co-inventors, and receives responses to counter-bids before drafting the patent draft.

20

34. The system as recited in claim 30, wherein said Rights Negotiation Server solicits bids from a pool of potential co-inventors, receives bids from the pool of

(5) (1)(b)
DECEMBER 10 2000

potential co-inventors, and receives responses to counter-bids after drafting the patent draft.

35. A method for drafting a patent application
5 comprising the steps of:

writing, by members of a pool of co-inventors, portions of a patent draft to a patent draft file in a Patent Draft Server; and

10 posting, by members of a pool of co-inventors, information concerning the patent draft to the patent draft file;

wherein the Patent Draft Server is connected to a network and members of the pool of co-inventors have access to terminals that are connected to the network; and

15 wherein the patent draft file comprises at least a list of co-inventors, a word-processing file of the patent draft, and the posted information concerning the patent draft.

20 36. The method as recited in claim 35, wherein the posted information is computer-readable files, including, but not limited to, text, word-processing files, graphics files, audio files, and video files.

00000000000000000000000000000000

37. The method as recited in claim 35, further comprising the step of:

5 creating at least one web page for the pool of co-inventors to use to access the patent draft file; wherein the at least one web page provides a means for the pool of co-inventors and the initial inventor to post information concerning the patent draft to the patent draft file; and

10 wherein additions, deletions, and edits of the patent draft file are recorded in the patent draft file.

38. The method as recited in claim 35, further comprising the step of:

15 creating at least one web page for the pool of co-inventors to use to access patent draft files; wherein the at least one web page is stored on a Patent Draft Web Server; wherein the Patent Draft Web Server provides a means for the pool of co-inventors and the initial inventor to post information concerning the patent draft to the patent draft file; and

RECEIVED
U.S. PATENT AND TRADEMARK OFFICE

wherein additions, deletions, and edits of the patent draft file are recorded in the patent draft file.

39. A system for drafting a patent application
5 comprising:

a plurality of terminals connected to a network, at least one of said terminal being accessible to members of a pool of co-inventors;

10 a Patent Draft Server for storing a patent draft file;

and

15 a Patent Draft Web Server connected to said network and connected to said Patent Draft Server for providing access to said patent draft file;

wherein the patent draft file comprises at least a list of co-inventors, a word-processing file of a patent draft application, and posted information concerning the patent draft application; and

20 wherein members of a pool of co-inventors write portions of the patent draft application and post information concerning the patent draft application to the patent draft file by means for the Patent Draft Web Server.

[Redacted]

40. A method of creating a patent draft application comprising the steps of:

- a) creating a subscriber list, said subscriber list comprised of subscriber records, each of said subscriber records having at least a subscriber name, subscriber contact information, and subscriber qualifications;
- b) receiving a proposal of a patent idea by an initial inventor, said patent proposal including desired co-inventor qualifications;
- c) creating a pool of potential co-inventors by searching for subscriber records in the subscriber list with subscriber qualifications matching the desired co-inventor qualifications;
- d) contacting subscribers in the pool of potential co-inventors to inform said subscribers of the patent proposal;
- e) providing a forum for the pool of potential co-inventors and the initial inventor to communicate and to further develop the patent proposal;
- f) determining, at any time, co-inventors from the pool of potential co-inventors and the initial inventor, said co-inventors being contributors to a patent draft application based on the patent proposal;

g) apportioning, at any time, rights in the patent draft application among the co-inventors, wherein a right in a patent draft application is any present or future interest or benefit from said patent draft application;

5 h) writing, by at least one co-inventor, the patent draft application; and

i) posting, by at least one co-inventor, information concerning the patent draft so that at least one other co-inventor may access the posted information.

10

41. The method as recited in claim 40, wherein step

(g) comprises:

soliciting bids from the pool of potential co-inventors;

15

receiving bids from the pool of potential co-inventors;

determining whether to accept any of the received bids;

20

offering counter-bids to members of the pool of potential co-inventors whose bids were not accepted;

receiving responses to the offered counter-bids;

determining whether to accept any of the responses;

and

SEARCHED

repeating the above steps until a list of co-inventors
is acceptable;

wherein, when a bid, counter-bid, or response of a
member of the pool of potential co-inventors is accepted,
5 the member is removed from the pool of potential co-
inventors and placed on the list of co-inventors.

42. A system for creating a patent draft application
comprising:

10 a Subscriber Database for storing subscriber records,
each of said subscriber records having at least a
subscriber name, subscriber contact information, and
subscriber qualifications;

15 a Patent Proposal Server for receiving a patent
proposal from an initial inventor, said patent proposal
including qualifications desired in a co-inventor, for
creating a pool of potential co-inventors from a group of
subscribers by matching the desired co-inventor
qualifications with subscriber records having similar
20 subscriber qualifications, and for creating a patent
proposal file from the patent proposal, said patent
proposal file including at least the patent proposal, a
list of the members in the pool of potential co-inventors,

DECEMBER 2000

and data generated by the pool of potential co-inventors
and the initial inventor;

5 a Rights Negotiation Server for soliciting bids from a
pool of potential co-inventors, for receiving bids from the
pool of potential co-inventors, and for receiving responses
to counter-bids, whereby the pool of potential co-inventors
and the initial inventor negotiate for rights in a patent
draft made from a patent proposal, thereby creating a list
of co-inventors; and

10 a Patent Draft Server for storing a patent draft file,
said patent draft file including at least a list of co-
inventors, a word-processing file of a patent draft
application, and posted information concerning the patent
draft application, whereby members of a pool of co-
15 inventors and the initial inventor write portions of the
patent draft application and post information concerning
the patent draft application;

 wherein a right in a patent draft is any present or
future interest or benefit from said patent draft; and

20 wherein, when a bid, counter-bid, or response of a
member of the pool of potential co-inventors is accepted,
the member is removed from the pool of potential co-
inventors and placed on the list of co-inventors.

43. The system as recited in claim 42, further comprising:
- a network;
- 5 a terminal for transmitting the patent proposal to the Patent Proposal Server over the network; and
- at least one terminal connected to a network, said at least one terminal being accessible to members of the pool of potential co-inventors.
- 10
44. The system as recited in claim 43, further comprising:
- a Patent Proposal Web Server connected to the network for providing access to the patent proposal file by means
- 15 of at least one web page;
- wherein a web page is a file viewable in a World Wide Web browser; and
- wherein members of the pool of potential co-inventors post information concerning the patent proposal to the
- 20 patent proposal file by using the at least one web page on the Patent Proposal Web Server.

SEARCHED
INDEXED
MAILED

45. The system as recited in claim 43, further comprising:

a Patent Draft Web Server connected to the network for providing access to the patent draft file by means of at least one web page;

5 wherein a web page is a file viewable in a World Wide Web browser; and

10 wherein members on the list of co-inventors write portions of the patent draft application and post information concerning the patent draft application to the patent draft file by using the at least one web page on the Patent Draft Web Server.

15 46. A method of doing business by providing an inventive idea development service, comprising the steps of:

20 creating a subscriber list, said subscriber list comprised of subscriber records, each of said subscriber records having at least a subscriber name, subscriber contact information, and subscriber qualifications;

receiving a proposal of an inventive idea by an initial inventor, said inventive idea proposal including desired co-inventor qualifications; and

SEARCHED
INDEXED
SERIALIZED
FILED

creating a pool of potential co-inventors by searching for subscriber records in the subscriber list with subscriber qualifications matching the desired co-inventor qualifications.

5

47. The method of doing business as recited in claim 46, further comprising the step of:

10 contacting members of the pool of potential co-inventors to inform said members of the inventive idea proposal.

48. The method of doing business as recited in claim 46, further comprising the step of:

15 providing a forum for the pool of co-inventors and the initial inventor to communicate and to further develop the inventive idea proposal.

49. The method of doing business as recited in claim 46, further comprising the step of:

20 obtaining a fee from at least one subscriber, said fee entitling said at least one subscriber to subscribe to the subscriber list.

DRAFT - DRAFT - DRAFT - DRAFT - DRAFT -

50. The method of doing business as recited in claim
46, further comprising the step of:

obtaining a fee from the initial inventor, said fee
entitling said initial inventor to obtain information
concerning the pool of potential co-inventors.

5 51. The method of doing business as recited in claim
46, further comprising the step of:

10 obtaining a fee from a corporation for creating the
subscriber list using a subscriber criteria supplied by the
corporation, for accepting inventive idea proposals using
an inventive idea proposal criteria supplied by the
corporation, and for creating a pool of potential co-
inventors using a potential co-inventor criteria supplied
15 by the corporation.

52. A method of doing business by providing an
inventive idea development service to a corporation for a
fee, comprising the steps of:

20 providing a secured forum on a network for a pool of
potential co-inventors and an initial inventor to
communicate and to further develop an inventive idea
proposal.

53. The method of doing business as recited in Claim
52, further comprising the step of:

5 providing at least one web page as means for the
secured forum of the initial inventor and the pool of
potential co-inventors;

wherein a web page is a file viewable in a World Wide
Web browser.

10 54. The method of doing business as recited in claim
52, further comprising the step of:

obtaining a fee from at least one member of the pool
of potential co-inventors, said fee entitling said at least
one member to access the secured forum on the network.

15 55. The method of doing business as recited in claim
52, further comprising the step of:

obtaining a fee from the initial inventor, said fee
entitling said initial inventor to access the secured forum
20 on the network.

56. The method of doing business as recited in claim
52, wherein the secured forum is on the Internet.

DRAFT
SPECIFICATION
OF INVENTION

57. A method of doing business by providing a service by which at least two potential co-inventors negotiate for the rights in a patent application draft, said patent draft embodying an invention jointly created by said at least two inventors, comprising the steps of:

5 providing a secured forum on a network for a pool of potential co-inventors;

10 negotiating, by members of the pool of potential co-inventors, for the rights in a patent application draft, using the secured forum; and

15 establishing, when the negotiation for rights has completed, a list of co-inventors from the pool of potential co-inventors;

20 wherein a right in a patent draft is any present or future interest or benefit from said patent draft.

58. The method of doing business as recited in Claim 57, further comprising the step of:

20 providing at least one web page as means for the secured forum to communicate and to negotiate for the rights in a patent application draft;

100-2000-0204

wherein a web page is a file viewable in a World Wide Web browser.

59. The method of doing business as recited in claim
5 57, further comprising the step of:

obtaining a fee from at least one member of the pool of potential co-inventors, said fee entitling said at least one member to access the secured forum on the network.

10 60. The method of doing business as recited in claim
57, further comprising the step of:

obtaining a fee from a corporation for providing the secured forum on the network.

15 61. The method of doing business as recited in claim
57, wherein the step of negotiating further comprises the steps of:

- a) soliciting bids from a pool of potential co-inventors;
- b) receiving bids from the pool of potential co-inventors;
- c) determining whether to accept any of the received bids;

- DRAFTED
10/2000
- d) offering counter-bids to members of the pool of potential co-inventors whose bids were not accepted;
 - e) receiving responses to the offered counter-bids;
 - f) determining whether to accept any of the responses; and
 - 5 g) repeating steps (a)-(f) until a list of co-inventors is established.

62. A method of doing business by providing a patent application drafting service, comprising the steps of:
10 providing a secured forum on a network for a pool of co-inventors;
writing, by members of a pool of co-inventors, portions of a patent draft to a patent draft file
15 accessible through the secured forum; and posting, by members of a pool of co-inventors, information concerning the patent draft to the patent draft file.

20 63. The method of doing business as recited in claim 62, further comprising the step of:
providing at least one web page as means for the secured forum of the pool of co-inventors;

DECEMBER 2000
YOR9-2000-0204 (728-168)

wherein a web page is a file viewable in a World Wide Web browser.

64. The method of doing business as recited in claim 62, wherein the patent draft file comprises at least a list of co-inventors, a word-processing file of the patent draft, and the posted information concerning the patent draft.

10 65. The method of doing business as recited in claim 62, further comprising the step of:

obtaining a fee from at least one member of the pool of co-inventors, said fee entitling said at least one member to access the secured forum on the network.

15 66. The method of doing business as recited in claim 62, further comprising the step of:

obtaining a fee from a corporation for providing the secured forum on the network.

20 67. A method of doing business by providing a patent proposal and patent application drafting service, comprising the steps of:

00214020

creating a subscriber list, said subscriber list comprised of subscriber records, each of said subscriber records having at least a subscriber name, subscriber contact information, and subscriber qualifications;

5 receiving a proposal of a patent idea by an initial inventor, said patent proposal including desired co-inventor qualifications;

10 creating a pool of potential co-inventors by searching for subscriber records in the subscriber list with subscriber qualifications matching the desired co-inventor qualifications;

15 providing a secured patent proposal forum on a network;

communicating and further developing, by the pool of potential co-inventors and the initial inventor, the patent proposal using the secured patent proposal forum;

20 providing a secured rights negotiation forum on a network for a pool of potential co-inventors;

negotiating, by members of the pool of potential co-inventors, for the rights in a patent application draft, using the secured rights negotiation forum;

█

establishing, when the negotiation for rights has completed, a list of co-inventors from the pool of potential co-inventors and the initial inventor;

5 providing a secured patent draft forum on a network for the members of the list of co-inventors;

writing, by members of the list of co-inventors, portions of a patent draft to a patent draft file accessible through the secured patent draft forum; and

10 posting, by members of a pool of co-inventors, information concerning the patent draft to the patent draft file;

wherein a right in a patent draft is any present or future interest or benefit from said patent draft.

15 68. The method of doing business as recited in claim 67, further comprising the step of:

providing at least one web page as means for the secured patent proposal forum of the initial inventor and the pool of potential co-inventors;

20 wherein a web page is a file viewable in a World Wide Web browser.

SEARCHED
INDEXED
SERIALIZED
FILED

69. The method of doing business as recited in claim
67, further comprising the step of:

providing at least one web page as means for the
secured rights negotiation forum of the initial inventor
5 and the pool of potential co-inventors;

wherein a web page is a file viewable in a World Wide
Web browser.

70. The method of doing business as recited in claim
10 67, further comprising the step of:

providing at least one web page as means for the
secured patent draft forum of the initial inventor and the
members of the list of co-inventors;

wherein a web page is a file viewable in a World Wide
15 Web browser.

71. The method of doing business as recited in claim
67, further comprising the step of:

obtaining a fee from at least one subscriber, said fee
20 entitling said at least one subscriber to subscribe to the
subscriber list.

DRAFT
PATENT
APPLICATION

72. The method of doing business as recited in claim
67, further comprising the step of:

obtaining a fee from the initial inventor, said fee
entitling said initial inventor to obtain information
concerning the pool of potential co-inventors.

5
73. The method of doing business as recited in claim
67, further comprising the step of:

10
obtaining a fee from a corporation for creating the
subscriber list using a subscriber criteria supplied by the
corporation, for accepting patent proposals using a patent
proposal criteria supplied by the corporation, and for
creating a pool of potential co-inventors using a potential
co-inventor criteria supplied by the corporation.

15
74. The method of doing business as recited in claim
67, further comprising the step of:

20
obtaining a fee from at least one member of the pool
of potential co-inventors, said fee entitling said at least
one member to access the secured patent proposal forum on
the network.

75. The method of doing business as recited in claim
67, further comprising the step of:

obtaining a fee from the initial inventor, said fee entitling said initial inventor to access the secured patent proposal forum on the network.

5 patent proposal forum on the network.

76. The method of doing business as recited in claim
67, further comprising the step of:

obtaining a fee from a corporation for providing the secured patent proposal forum on the network.

10 secured patent proposal forum on the network.

77. The method of doing business as recited in claim
67, further comprising the step of:

obtaining a fee from at least one member of the pool of potential co-inventors, said fee entitling said at least one member to access the secured rights negotiation forum on the network.

15 of potential co-inventors, said fee entitling said at least.

78. The method of doing business as recited in claim
20 67, further comprising the step of:

obtaining a fee from the initial inventor, said fee entitling said initial inventor to access the secured rights negotiation forum on the network.

79. The method of doing business as recited in claim
67, further comprising the step of:

5 obtaining a fee from a corporation for providing the
secured rights negotiation forum on the network.

80. The method of doing business as recited in claim
67, further comprising the step of:

10 obtaining a fee from at least one member of the list
of co-inventors, said fee entitling said at least one
member to access the secured patent draft forum on the
network.

15 81. The method of doing business as recited in claim
67, further comprising the step of:

 obtaining a fee from a corporation for providing the
secured patent draft forum on the network.

20 82. A computer system for developing an inventive
idea, the computer system comprising:

 at least one computer-readable memory including:
 code that maintains a database structure of a
 subscriber list, said subscriber list comprised of

100-200-0204

subscriber records, each of said subscriber records having at least a subscriber name, subscriber contact information, and subscriber qualifications;

5 code that receives a proposal of an inventive idea by an initial inventor, said inventive idea proposal including desired co-inventor qualifications;

10 code that searches for subscriber records in the subscriber list with subscriber qualifications matching a set of desired co-inventor qualifications for the inventive idea proposal; and

15 code that creates a pool of co-inventors from a set of subscriber records that match a set of desired co-inventor qualifications.

83. The system as recited in claim 82, the computer system further comprising

at least one of computer-readable memory including:

20 code that maintains an inventive idea proposal forum, said inventive idea proposal forum being accessible to the pool of co-inventors, and said inventive idea proposal forum allowing the pool of co-inventors to post information to an inventive idea proposal file.

84. A computer system for at least two inventors to negotiate for the rights in a patent draft, the computer system comprising:

- 5 at least one computer-readable memory including:
- code for soliciting bids over a network from a pool of potential co-inventors;
- code for receiving bids over a network from the pool of potential co-inventors;
- 10 code for offering counter-bids over a network to members of the pool of potential co-inventors whose bids were not accepted; and
- code for receiving responses over a network to the offered counter-bids;
- 15 wherein a right in a patent draft is any present or future interest or benefit from said patent draft; and
- wherein, when a bid, counter-bid, or response of a member of the pool of potential co-inventors is accepted, the member is removed from the pool of potential co-inventors and placed on the list of co-inventors.
- 20

85. A computer system for drafting a patent application, the computer system comprising:

P
A
T
E
N
T
D
R
A
F
T
S
U
S
P
E
C
I
F
I
C
A
T
I
O
N

at least one computer-readable memory including:

code that maintains a database structure containing patent draft files, each of said patent draft files comprising at least a list of co-inventors, a word-processing file of a patent draft application, and posted information concerning the patent draft application;

5 code that allows members of a list of co-inventors to write to and edit a corresponding word processing file;

10 code that allows members of a list of co-inventors to post information in the form of computer files to a corresponding patent draft file;

code that tracks all interaction between members of a list of co-inventors and a corresponding patent draft file;

15 code that stores interaction records in a corresponding patent draft file; and

code that provides at least one graphical user interface (GUI) for the patent draft files, said at least one GUI for members of a list of co-inventors to edit a corresponding word-processing file, post

SEARCHED
INDEXED
SERIALIZED
FILED

information to a corresponding patent draft file,
and view corresponding interaction records.

86. A computer system for creating a patent
5 application, the computer system comprising:

at least one computer-readable memory including:

code that maintains a database structure of a
subscriber list, said subscriber list comprised of
subscriber records, each of said subscriber records
10 having at least a subscriber name, subscriber
contact information, and subscriber qualifications;

code that receives a proposal of a patent idea by
an initial inventor, said patent proposal including
desired co-inventor qualifications;

15 code that searches for subscriber records in the
subscriber list with subscriber qualifications
matching a set of desired co-inventor qualifications
for the patent proposal;

code that creates a pool of potential co-
inventors from a set of subscriber records that
20 match a set of desired co-inventor qualifications;

code that provides a forum for the pool of
potential co-inventors and the initial inventor to

communicate and to further develop the patent proposal;

5 code that enables the determination, at any time, of a list of co-inventors from the pool of potential co-inventors and the initial inventor, said co-inventors being contributors to a patent draft application based on the patent proposal;

10 code that enables the apportionment, at any time, of rights in the patent draft application among co-inventors, wherein a right in a patent draft application is any present or future interest or benefit from said patent draft application;

15 code that maintains a database structure containing patent draft files, each of said patent draft files comprising at least a list of co-inventors, a word-processing file of a patent draft application, and posted information concerning the patent draft application;

20 code that allows members of a list of co-inventors to write to and edit a corresponding word processing file;

5

code that allows members of a list of co-inventors to post information in the form of computer files to a corresponding patent draft file;

code that tracks all interaction between members of a list of co-inventors and a corresponding patent draft file;

code that stores interaction records in a corresponding patent draft file; and

10 code that provides at least one graphical user interface (GUI) for the patent draft files, said at least one GUI for members of a list of co-inventors to edit a corresponding word-processing file, post information to a corresponding patent draft file, and view corresponding interaction records.

15

87. The computer system as recited in claim 86, further comprising:

at least one computer-readable memory including:

20 code for soliciting bids over a network from a pool of potential co-inventors;

code for receiving bids over a network from the pool of potential co-inventors;

code for offering counter-bids over a network to
members of the pool of potential co-inventors whose
bids were not accepted; and

code for receiving responses over a network to
the offered counter-bids;

wherein, when a bid, counter-bid, or response of a
member of the pool of potential co-inventors is accepted,
the member is removed from the pool of potential co-
inventors and placed on the list of co-inventors.

10